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APPLICATION No.: FILED: FOR: COMPOSITION U RICH GETTER TH	10/820,571 APRIL 8, 2004 SED IN PRODUCING CALC IN FILM	CONF. NO:	8577
3. Copy of	ttal; l Disclaimer; and	unsmission of the November 15, 2	004, filing of the Terminal

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Attomey Docket No. 59183-8058.US02

Date:_	1-11 - 2005 By:	Jan 1	(V)
			PATENT
	IN THE UNITED STATES PATENT AND	TRADEMARK	OFFICE
IN RE	APPLICATION OF: CARRETTI ET AL.	EXAMINER:	ANTHONY, JOSEPH
APPL	ICATION No.: 10/820,571	ART UNIT:	2879
FILED): APRIL 8, 2004	CONF. NO:	8577
For:	COMPOSITION USED IN PRODUCING CALCIUM-		
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	<u>Transmittal</u>		JAN 1 1 2005
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Attorney Docket No. 59183-8058.US02

5. Remarks

Enclosed herewith are remarks to be entered prior to first examination of this application.

Respectfully submitted,

Perkins Coie LLP

Date: 01/11/05

William F. Ahmann Registration No. 52,548

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IN RE APPLICATION OF	CARRETTI ET AL	EXAMPLE: JOSE	PH ANTHONY
APPLICATION No.:	10/B20,571	ART LINE:	2879
FILED:	APRIL B. 2004	CONF. No:	8577
FOR: COMPOSITION US RICH GETTER TH	SED W PRODUĆING CALCIUM IM Palie	•	
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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: CARRETTI ET AL.

APPLICATION NO.:

10/820,571

FILED:

APRIL 8, 2004

FOR: COMPOSITION USED IN PRODUCING CALCIUM-

RICH GETTER THIN FILM

EXAMINER: ANTHONY, JOSEPH

ART UNIT:

2879

CONF. NO:

8577

Terminal Disclaimer

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Examiner Anthony:

Per William Ahmann's conversation with you on Friday, November 12, 2004,

SAES Getters S.p.A., Assignee of

an undivided share of the entire right, title, and interest

the entire right, title and interest

in the above-identified patent application by virtue of an Assignment recorded in the U.S. Patent and Trademark Office at Reel 013808, Frame 0093 on March 4, 2003, hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. § 154 to § 156 and § 173, as presently shortened by any terminal disclaimer, of

*U.S. Patent No. 6,793,461 issued September 21, 2004.

The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the above-listed patents and/or patent applications are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

Attorney Docket No. 59183-8058.US02

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. § 154 to § 156 and § 173 of the abovelisted patents and/or applications, as presently shortened by any terminal disclaimer, in the event that said patent(s)/application(s) later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. § 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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> Respectfully submitted, Perkins Cole LLP

Date: 01/11/05

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